## COMBINED DECLARATION AND POWER OF ATTORNEY

## IN Original APPLICATION

Attorney Docket No.

02-6036/L13.12-0230

<del></del>	<u></u>				
SPECIFICATION	ON AND INVENTORSHIP ID	ENTIFICAT:	ION		
below next to my name.	ost office address ar		-		
I believe I am subject matter which is claimvention entitled MACRO CE the specification of which,	the original, first aimed, and for which LL FOR INTEGRATED CIR	a patent	is sought	, on the	
	MACRO CELL FOR INTEGRATION AND ACTION MACRO CELL FOR INTEGRAL FOR INTEGRAL MACRO MAC				
and was amend was described No.	d and claimed in PCT I	nternation	nal Applicat	ion	
ACKNOWLEDGEMENT	OF REVIEW OF PAPERS AN	D DUTY OF	CANDOR		
I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is known to me to be material to the patentability of this application in accordance with 37 C.F.R. § 1.56.					
PRIOR	RITY CLAIM (35 U.S.C.	§ 119)			
<u>Pri</u>	or Foreign Application	n(s)			
I claim foreign priority benefits under 35 U.S.C. $\$$ 119(a-d) of any foreign application(s) for patent or inventor's certificate listed below, each of which is incorporated by reference in its entirety, and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:					
ONumber Country D	ay/Month/Year Filed	Pr	riority Clas	.med	
		Ye:		_ _	
Prior	Provisional Applicati	on(s)			
I hereby claim t States Provisional Applicati by reference in its entirety:					
Number D	ay/Month/Year Filed				

08:50

P.O. Address:

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I claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below, each of which is incorporated by reference in its entirety. Insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

international fi	ling date of this applic	eation:	
Appln. No.	U.S. Appln. No. (if any under PCT)	Filing Date	Status
knowledge are the belief are belief are belief are belief are belief with the knowledge punishable by fixed willful fall any patent issue  I a patent application and Trademark Of Substitution and Kelly, Reg. No. Koehler, Reg. No. Kroeze, Reg. No. Magee, Reg. No. Kaul, Reg. No. 45,844;	DECLAR  eclare that all statem rue and that all statem eved to be true; and for dege that willful false ine or imprisonment, or se statements may jeopar d thereon.  POWER OF ppoint the following a on identified above and fice connected therewith revocation: Judson K. 34,847; Nickolas E. 36,188; David D. Brus 38,354; Deirdre Megle 39,758; Christopher R. 11,855; Robert M. Angus, Alan G. Rego, Reg. No. R. Croll, Reg. No. 36,77	ents made herein ents that are made arther that these statements and the both, under 18 U.S. dize the validity of the validity	e on information and statements were made he like so made are. C. § 1001 and that of the application of the
Leo J. Peters, R I ra or the attorneys	eg. No. 33,562. tify all prior actions t and agents mentioned ak	aken by Westman, Ch bove in connection	namplin & Kelly, P.A.
or the above-men	tioned patent application	•	·
Plea Scott in care (	DESIGNATION OF CORR se address all corresponds:	ESPONDENCE ADDRESS ndence and telephor	e calls to Pete R.
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